

**T**his section will contain the final text of the rules proposed by agencies. The order of rulemaking is required to contain a citation to the legal authority upon which the order or rulemaking is based; reference to the date and page or pages where the notice of proposed rulemaking was published in the *Missouri Register*; an explanation of any change between the text of the rule as contained in the notice of proposed rulemaking and the text of the rule as finally adopted, together with the reason for any such change; and the full text of any section or subsection of the rule as adopted which has been changed from that contained in the notice of proposed rulemaking. The effective date of the rule shall be not less than thirty days after the date of publication of the revision to the *Code of State Regulations*.

**T**he agency is also required to make a brief summary of the general nature and extent of comments submitted in support of or opposition to the proposed rule and a concise summary of the testimony presented at the hearing, if any, held in connection with the rulemaking, together with a concise summary of the agency's findings with respect to the merits of any such testimony or comments which are opposed in whole or in part to the proposed rule. The ninety-day period during which an agency shall file its order of rulemaking for publication in the *Missouri Register* begins either: 1) after the hearing on the proposed rulemaking is held; or 2) at the end of the time for submission of comments to the agency. During this period, the agency shall file with the secretary of state the order of rulemaking, either putting the proposed rule into effect, with or without further changes, or withdrawing the proposed rule.

**Title 2—DEPARTMENT OF AGRICULTURE  
Division 70—Plant Industries  
Chapter 13—Boll Weevil Eradication**

**ORDER OF RULEMAKING**

By the authority vested in the Plant Industries Division under section 263.505, RSMo Supp. 1998, the director adopts a rule as follows:

**2 CSR 70-13.010 Definitions is adopted.**

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on August 2, 1999 (24 MoReg 1821). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 2—DEPARTMENT OF AGRICULTURE  
Division 70—Plant Industries  
Chapter 13—Boll Weevil Eradication**

**ORDER OF RULEMAKING**

By the authority vested in the Plant Industries Division under sections 263.505 and 263.527, RSMo Supp. 1998, the director adopts a rule as follows:

**2 CSR 70-13.015 Regions is adopted.**

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on August 2, 1999 (24 MoReg 1821-1822). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 2—DEPARTMENT OF AGRICULTURE  
Division 70—Plant Industries  
Chapter 13—Boll Weevil Eradication**

**ORDER OF RULEMAKING**

By the authority vested in the Plant Industries Division under sections 263.505 and 263.515, RSMo Supp. 1998, the director adopts a rule as follows:

**2 CSR 70-13.020 Boll Weevil Intrastate Quarantine is adopted.**

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on August 2, 1999 (24 MoReg 1822). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 2—DEPARTMENT OF AGRICULTURE  
Division 70—Plant Industries  
Chapter 13—Boll Weevil Eradication**

**ORDER OF RULEMAKING**

By the authority vested in the Plant Industries Division under sections 263.505 and 263.515, RSMo Supp. 1998, the director adopts a rule as follows:

**2 CSR 70-13.025 Boll Weevil Exterior Quarantine is adopted.**

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on August 2, 1999 (24 MoReg 1822-1823). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 2—DEPARTMENT OF AGRICULTURE  
Division 70—Plant Industries  
Chapter 13—Boll Weevil Eradication**

**ORDER OF RULEMAKING**

By the authority vested in the Plant Industries Division under sections 263.505, 263.517 and 263.527, RSMo Supp. 1998, the director adopts a rule as follows:

**2 CSR 70-13.030** Program Participation, Fee Payment and Penalties is **adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on August 2, 1999 (24 MoReg 1823-1824). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 2—DEPARTMENT OF AGRICULTURE**  
**Division 70—Plant Industries**  
**Chapter 13—Boll Weevil Eradication**

**ORDER OF RULEMAKING**

By the authority vested in the Plant Industries Division under section 263.505, RSMo Supp. 1998, the director adopts a rule as follows:

**2 CSR 70-13.035** Purchase of Cotton for Effectuation of Program Objectives is **adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on August 2, 1999 (24 MoReg 1825-1826). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 2—DEPARTMENT OF AGRICULTURE**  
**Division 70—Plant Industries**  
**Chapter 13—Boll Weevil Eradication**

**ORDER OF RULEMAKING**

By the authority vested in the Plant Industries Division under section 263.505, RSMo Supp. 1998, the director adopts a rule as follows:

**2 CSR 70-13.040** Cotton Stalk Destruction is **adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on August 2, 1999 (24 MoReg 1827-1828). No changes have been made to the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: One written comment was received.

COMMENT: The deadline for stalk destruction should be December 1.

RESPONSE: After discussion with the Cotton Growers Organization board members, it was decided that the proposed deadline of February 1 will allow more time for compliance across the entire eradication zone. No change was made to this proposed rule as a result of this comment.

**Title 2—DEPARTMENT OF AGRICULTURE**  
**Division 100—Missouri Agricultural and Small Business Development Authority**  
**Chapter 8—Missouri Value-Added Grant Program (MoVAP)**

**ORDER OF RULEMAKING**

By the authority vested in the Missouri Agricultural and Small Business Development Authority under section 348.403, RSMo Supp. 1998, the authority rescinds a rule as follows:

**2 CSR 100-8.010** Description of Operation, Definitions, Applicant Requirements, Procedures for Grant Approval, Funding of Grants, and Amending the Rules for the Missouri Value-Added Grant Program is **rescinded**.

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on August 2, 1999 (24 MoReg 1829). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT**  
**Division 90—State Board of Cosmetology**  
**Chapter 13—General Rules**

**ORDER OF RULEMAKING**

By the authority vested in the State Board of Cosmetology under sections 329.210, RSMo Supp. 1998 and 329.230, RSMo 1994, the board hereby amends a rule as follows:

**4 CSR 90-13.040** Duplicate License is **amended**.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 15, 1999 (24 MoReg 1724). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT**  
**Division 90—State Board of Cosmetology**  
**Chapter 13—General Rules**

**ORDER OF RULEMAKING**

By the authority vested in the State Board of Cosmetology under sections 329.210, RSMo Supp. 1998 and 329.230, RSMo 1994, the board hereby adopts a rule as follows:

**4 CSR 90-13.060** Requirement of Identification is **adopted**.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on July 15, 1999 (24 MoReg 1724). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 4—DEPARTMENT OF ECONOMIC  
DEVELOPMENT**  
**Division 150—State Board of Registration for the  
Healing Arts**  
**Chapter 3—Licensing of Physical Therapists and  
Physical Therapist Assistants**

**ORDER OF RULEMAKING**

By the authority vested in the Missouri State Board of Registration for the Healing Arts under sections 334.125 and 334.507, RSMo Supp. 1998, the board adopts a rule as follows:

4 CSR 150-3.203 is adopted.

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on June 15, 1999 (24 MoReg 1506-1507). The sections of the proposed rule with changes are reprinted herein. This proposed rule becomes effective thirty days after publication in the *Code of State Regulations*.

**SUMMARY OF COMMENTS:** The Missouri State Board of Registration for the Healing Arts and the Missouri Advisory Commission for Physical Therapists received and reviewed all comments received from the public postal marked on or before July 15, 1999. Numerous comments were received and are summarized as follows:

**COMMENT:** Ten (10) comments expressed concern that the Proposed Rule did not specifically address hospitals as organizers and sponsors of acceptable physical therapy continuing educational opportunities, which would include internal and in-service training programs.

**RESPONSE:** In response to these comments the Board and the Advisory Commission refer to Section (5) subsection (K) of the Proposed Rule, which was intended to allow, and as written allows such educational opportunities as creditable continuing education hours provided such opportunity can be documented as required in subsection (K) subparagraph 1.

**COMMENT:** Six (6) comments expressed disagreement with the number of hours required to be eligible for relicensure, many relative to the cost and financial burden of such activities/courses; some suggesting that the requirement be a gradual transition to the total number of hours required; some suggested a reduced number of required hours.

**RESPONSE:** In response to these comments the Board and the Advisory Commission refer to Section 334.507, RSMo which mandates continuing education hours for the physical therapy professions and specifically states that thirty (30) hours are required to be accumulated every two years in order for the licensee to be eligible for relicensure.

**COMMENT:** Three (3) comments suggested and inquired as to the possibility of allowing a license to be placed on an "inactive status"; specifically for retired licensees, licensees not actively employed in the practice of physical therapy; and licensees on family or maternal leave.

**RESPONSE:** The Board and the Advisory Commission's response to these comments is that licensees are not required to renew their license if they are not actively practicing in the State of Missouri. However, when and if they should wish to reactivate the license they will be required to submit documented proof of compliance with the continuing education hours as would have been necessary during the period the license was inactive consistent with the provisions of Proposed Rule 4 CSR 150-3.201 Section (1).

**COMMENT:** Two (2) comments suggested and/or requested continuing education credit approval for Instructors who participate in and with student affiliation programs, such activity including instructing clinical laboratory sessions and instructing students relative to the "hands on application of clinical skills."

**RESPONSE:** The Board and the Advisory Commission concluded that Instructors are employed to fulfill this function, and their instructions and participation are typically a condition of their continued employment with the College/University/Program; noting that such activity is educational for the students but not truly educational for the licensee. The Board and the Commission further noted that the Sponsoring Institution/College and/or University generally reward such Instructors for such activities via offering/invitations to continuing educational opportunities and/or courses at no charge or a minimal cost.

**COMMENT:** Two (2) comments were received requesting that the Board and the Advisory Commission recognize part-time practicing physical therapists and physical therapist assistants and thereby require a reduced number of continuing education hours to qualify for relicensure.

**RESPONSE:** The Board and the Advisory Commission concluded that the Statute, Section 334.507, RSMo 1998 does not give the Board nor the Commission the authority to require a reduced amount of hours for those only practicing part-time; and further noted that the spirit of continuing education is to assure that the citizens of the State of Missouri are receiving quality up-to-date care, regardless of whether their physical therapist and/or physical therapist assistant works full or part time.

**COMMENT:** Two (2) comments suggested that Section (5) subsection (A) be amended to include activities and courses only from accredited colleges and universities who meet the requirements of the American Physical Therapy Association (APTA); and/or the approval of the MPTA (Missouri Physical Therapy Association).

**RESPONSE:** The Board and the Advisory Commission concluded that continuing educational opportunities sponsored by the APTA are recognized in Section (5)(A) and that to require the college and or universities offering continuing educational opportunities to be APTA accredited would preclude licensees from valid continuing educational opportunities relevant to the practice of physical therapy consistent with the criteria specified in Section (4) subsections (A) through (C) as approved. The Board and the Commission further concluded that restricting acceptable continuing educational opportunities to those approved by the MPTA would also preclude licensees from valid continuing educational opportunities which are valid and relevant to the practice of physical therapy consistent with the criteria specified in Section (4) subsections (A) through (C) as approved.

**COMMENT:** One (1) comment suggested that Section (5) subsection (A) be amended to include NATA (National Athletic Trainers Association) approved and/or accredited courses/activities. Another comment suggested amending Section (5) subsection (A) to include DESE (Department of Elementary and Secondary Education) approved and accredited courses/activities.

**RESPONSE:** The Board and the Advisory Commission concluded that such activities and/or courses offered by either the NATA or DESE would be acceptable provided the content of the activity/course meets the acceptable criteria specified in Section (4) subsections (A) through (C).

**COMMENT:** One (1) comment interpreted the Proposed Rule to be specifically restricted to activities and courses sponsored, accredited or offered by the APTA, AMA (American Medical Association), MPTA and/or the FSBPT (Federation of State Boards of Physical Therapy).

**RESPONSE:** The Board and the Advisory Commission concluded that the Proposed Rule only specifically identifies the APTA, AMA, MPTA and FSBPT as automatically approved avenues to obtain acceptable continuing education hours. However, the Rule is not restrictive to only those activities and courses sponsored, accredited or offered by those Entities as evident in Section (4) subsections (A) through (C) which specifies the acceptable criteria for continuing education hours.

**COMMENT:** One (1) comment suggested/inquired as to whether or not Section (5) was or should be limited to only Missouri based colleges/universities and/or programs.

**RESPONSE:** The Board and the Advisory Commission concluded that such a requirement would preclude licensees practicing in another state from obtaining acceptable continuing educational hours in their residing state or the state of their choice.

**COMMENT:** One (1) comment took exception to the fact that new graduates would only be allowed fifteen (15) hours of continuing education for the year in which they graduated, which could mean the new graduate would also have to obtain an additional fifteen (15) hours of approved continuing educational hours depending on the two (2) reporting cycles in which they graduated.

**RESPONSE:** The Board and the Advisory Commission felt the fifteen (15) hour allowance was generous and should be appreciated as offered.

**COMMENT:** One (1) comment suggested that Section (5) subsection (K) be amended for the purpose of specifically classifying acceptable "grand rounds" presented by a Physical Therapist, Rehabilitation Specialist or Physiatrist.

**RESPONSE:** The Board and the Advisory Commission concluded that this restriction would preclude licensees from obtaining relevant educational opportunities offered by other health care professionals.

**COMMENT:** One (1) comment suggested that the Board require physical therapists and physical therapist assistants to actively practice for a specified number of years in order to maintain licensure rather than requiring continuing education hours for relicensure.

**RESPONSE:** The Board and the Advisory Commission concluded that Section 334.507, RSMo 1998 does not allow that option, nor would such guarantee the currency of the licensee in practicing.

**COMMENT:** One (1) comment suggested that only post-professional coursework be acceptable for continuing education.

**RESPONSE:** The Board and the Advisory Commission concluded that any course completed by a licensee would be post-professional inasmuch as the licensee would have had to have held a degree in physical therapy to meet the requirements for licensure.

**COMMENT:** One (1) comment suggested that College/University Faculty members who are licensees be allowed credit for post-professional presentations.

**RESPONSE:** The Board and the Advisory Commission concluded that Section (5) subsection (E) allows credit for Presentations, the number allowed reducing with the number of times the Presentation is given.

**COMMENT:** One (1) comment suggested amending Section (5) subsection (G) to increase the number of hours for research and production of a peer-reviewed manuscript research, as well as amending subsection (I) to increase the number of hours allowed for the chapter production and publication, and further inquiring as to the number of hours for the publication of an entire Book.

**RESPONSE:** The Board and the Advisory Commission concluded that the hours specified were consistent with a majority of the other states who allow such activity to satisfy continuing education

requirements; adding that publication of a Book would be credited for 5 hours per Chapter published in the Book pursuant to Section (5) subsection (H).

**COMMENT:** One (1) comment noted that neither the Board nor the Commission plans to pre-approve individual courses, yet Section (5) states that "acceptable continuing education is approved if such course and/or activity is obtained as follows:"

**RESPONSE AND EXPLANATION OF CHANGES:** The Board and the Advisory Commission concluded to amend Section (5) adding the word "automatically" approved.

**COMMENT:** One (1) comment expressed displeasure due to the fact that neither the Board or the Advisory Commission would pre-approve courses and/or activities; stating that without pre-approval the licensee would be wasting time and money.

**RESPONSE:** The Board and the Advisory Commission concluded that pre-approval would require the employment of additional staff, both clerical and professional, which is not an available option for the Board.

**COMMENT:** One (1) comment was received relative to Section (5) subsection (L) stating that CPR (Cardio-pulmonary Resuscitation) certification and/or recertification should be an acceptable avenue to obtain continuing education hours. Another comment expressed that CPR certification should be a mandatory requirement for all physical therapy licensees.

**RESPONSE:** The Board and the Advisory Commission concluded that CPR certification was a valid and related area in which licensees should be allowed continuing education credit.

**COMMENT:** One (1) comment requested clarification as to whether or not First Aid Red Cross training would qualify as acceptable continuing education hours.

**RESPONSE:** The Board and the Advisory Commission concluded that reference should be made to Sections (3), (4) and (5) of this Rule for interpretation as to whether or not such training meets the criteria specified as creditable and acceptable.

**GENERAL COMMENTS:** Comments were received noting the reduction of Physical Therapists in the health care arena already, adding that many Physical Therapists are fighting to stay in the profession due to layoffs, mergers and staff downsizing and that the continuing education requirements will likely increase the already reducing number of professionals in the practice of physical therapy. Comments were also expressed noting the decrease and reduction of health care dollars and benefits, stating that many licensees will obtain continuing education hours only to maintain their license not necessarily in the area or specialized area for which they practice or to enhance their practice and/or education. One comment was expressed that physical therapist assistants are not paid on the same scale as a physical therapist therefore the assistants should not be required to obtain the same number of continuing education hours. Comments were also received advising of the difficulty to locate courses/activities in specialized areas of physical therapy practice. One comment expressed requested assistance locating courses; another comment requested assistance in locating computer classes. One comment requested availability of a refresher course for licensees not actively practicing for a year or more. One comment requested clarification of the effective dates of the continuing education requirements, another requested clarification of Units versus Hours. One comment expressed hopes that course and activity offerings would not increase in cost due to the mandatory requirement for such to qualify for relicensure. One comment requested clarification of courses approved by other States as acceptable continuing education hours. One comment requested clarification as to home study activities and courses creditable for continuing education. Several

comments were received stating that they were totally against mandatory continuing education requirements to maintain licensure. One comment was received suggesting that licensees who have been actively practicing for numerous years should not be required to obtain continuing education hours but be allowed a "grandfather clause" exempting them from obtaining continuing education hours.

**COMMENTS IN SUPPORT OF THE PROPOSED RULE:** Numerous comments were received and noted within the comments detailed above applauding the Board and the Advisory Commission for their efforts in preparing the Proposed Rules, applauding the allowance of home studies and videotaped presentation reviews, supporting the number of hours specified as creditable for research activities, publications and abstracts.

**SUMMARY OF CHANGES:** The changes herein contained are summarized as follows: section (4) was incorrectly printed in the Proposed Rule as section (3); section (5) is hereby amended adding the word "automatically" prior to the word "approved" and deleting the word "and/"; subsection (B) under section (5) deletes the word "one" and replaces it with the word "each", and adds the word "hour" after the word "credit" throughout the subsection; subsection (C) under section (5) adds the word "postgraduate"; subsection (5)(J) changes reference to section (3).

#### 4 CSR 150-3.203 Acceptable Continuing Education

(4) The following criteria are necessary to qualify as acceptable continuing education:

(A) Activity and courses documented to be an organized program of learning, with specified goals and objectives; and

(B) Activity and courses which are conducted by individual(s) who have education, training and/or experience by which said individual(s) is considered qualified and/or an expert on the subject matter being presented; and

1. Licensees may be required to submit the biography of the individual conducting/presenting such course/program to determine if the individual is considered qualified and/or as an expert on the subject being presented;

(C) Activity and courses pertaining to subject matters that integrally relate to the practice of physical therapy as defined in section 334.500(4), RSMo.

(5) Acceptable continuing education is automatically approved if such course or activity is obtained as follows:

(B) Academic coursework completed at a regionally accredited college or university in subject matter directly related to the practice of physical therapy, as defined in section 334.500(4), RSMo in which the licensee earns a grade of a "C" or above. For the purpose of this subsection each semester credit hour shall be acceptable as ten (10) hours of continuing education, each trimester credit hour shall be acceptable as eight (8) hours of continuing education, one-quarter credit hour shall be acceptable as seven (7) hours of continuing education.

1. An official transcript, from a regionally accredited college or university, indicating successful completion of academic coursework in appropriate subject matter related to practice of physical therapy as specified in section (3) of this rule, specifically reporting that the licensee earned a grade of at least a "C" for that course, and the number of credit hours awarded for the course shall be the document(s) necessary as proof of compliance if audited by the board to submit proof.

(C) Licensee participation and completion of a recognized post-graduate clinical residency program shall be acceptable as one (1) continuing education hour for each hour of participation.

1. A certificate of completion bearing the original signature of the appropriate program director, identifying the specific

licensee as a participant in a specified clinical residency program and specifically detailing the actual hours of licensee participation in such program, shall be the document(s) necessary as proof of compliance if audited by the board to submit proof.

(J) Home study courses, which meet the criteria specified in section (3) of this rule and section 334.500(4), RSMo, which result in the awarding of a certificate of completion, shall be creditable for the number of hours specified on the certificate of completion.

1. A certificate of completion verifying the completion of a home study course meeting the criteria specified in section (3) of this rule and section 334.500(4), RSMo, specifically identifying the licensee and the continuing education hours such course is creditable for, shall be the document(s) necessary as proof of compliance if audited by the board to submit proof.

### Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 165—Board of Examiners for Hearing Instrument Specialists Chapter 2—Licensure Requirements

#### ORDER OF RULEMAKING

By the authority vested in the Board of Examiners for Hearing Instrument Specialists under sections 346.070, 346.080 and 346.115.1(7), RSMo Supp. 1998, the board amends a rule as follows:

#### 4 CSR 165-2.010 Hearing Instrument Specialist in Training (Temporary Permits) is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 2, 1999 (24 MoReg 1840). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

**SUMMARY OF COMMENTS:** The Board of Examiners for Hearing Instrument Specialists received one (1) comment regarding this proposed rule.

**COMMENT:** One comment was received requesting the board to consider a provision allowing for flexibility in cases where an individual was unable to complete either the twelve or eighteen month temporary period.

**RESPONSE:** The board felt the amendment brings the rule into compliance with the statute. Since the statute does not allow for exceptions to the one year, one extension provision, the board made no changes to the text of the rule.

### Title 4—DEPARTMENT OF ECONOMIC DEVELOPMENT Division 165—Board of Examiners for Hearing Instrument Specialists Chapter 2—Licensure Requirements

#### ORDER OF RULEMAKING

By the authority vested in the Board of Examiners for Hearing Instrument Specialists under section 346.115.1(7), RSMo Supp. 1998, the board amends a rule as follows:

#### 4 CSR 165-2.030 Licensure by Examination is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 2, 1999 (24 MoReg 1840). No changes have been made to

the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 4—DEPARTMENT OF ECONOMIC  
DEVELOPMENT  
Division 165—Board of Examiners for Hearing  
Instrument Specialists  
Chapter 2—Licensure Requirements**

**ORDER OF RULEMAKING**

By the authority vested in the Board of Examiners for Hearing Instrument Specialists under section 346.115.1(7), RSMo Supp. 1998, the board amends a rule as follows:

**4 CSR 165-2.050** Continuing Education Requirements is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 2, 1999 (24 MoReg 1840-1841). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 4—DEPARTMENT OF ECONOMIC  
DEVELOPMENT  
Division 245—Real Estate Appraisers  
Chapter 4—Certificate and Licenses**

**ORDER OF RULEMAKING**

By the authority vested in the Real Estate Appraisers Commission under sections 339.509 and 339.519, RSMo Supp. 1998, the commission amends a rule as follows:

**4 CSR 245-4.020** Expiration and Renewal is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 2, 1999 (24 MoReg 1846). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 4—DEPARTMENT OF ECONOMIC  
DEVELOPMENT  
Division 245—Real Estate Appraisers  
Chapter 4—Certificate and Licenses**

**ORDER OF RULEMAKING**

By the authority vested in the Real Estate Appraisers Commission under sections 339.509 and 339.523, RSMo Supp. 1998, the commission amends a rule as follows:

**4 CSR 245-4.050** Nonresident Certification or Licensure; Reciprocity is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 2, 1999 (24 MoReg 1846-1847). No changes have been

made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 4—DEPARTMENT OF ECONOMIC  
DEVELOPMENT  
Division 245—Real Estate Appraisers  
Chapter 5—Fees**

**ORDER OF RULEMAKING**

By the authority vested in the Real Estate Appraisers Commission under sections 339.509 and 339.513, RSMo Supp. 1998, the commission amends a rule as follows:

**4 CSR 245-5.010** Payment is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 2, 1999 (24 MoReg 1847). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 4—DEPARTMENT OF ECONOMIC  
DEVELOPMENT  
Division 245—Real Estate Appraisers  
Chapter 5—Fees**

**ORDER OF RULEMAKING**

By the authority vested in the Real Estate Appraisers Commission under sections 339.509, 339.513 and 339.525.5, RSMo Supp. 1998, the commission amends a rule as follows:

**4 CSR 245-5.020** Application, Certificate and License Fees is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 2, 1999 (24 MoReg 1847-1848). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 4—DEPARTMENT OF ECONOMIC  
DEVELOPMENT  
Division 245—Real Estate Appraisers  
Chapter 8—Continuing Education**

**ORDER OF RULEMAKING**

By the authority vested in the Real Estate Appraisers Commission under sections 339.509 and 339.530, RSMo Supp. 1998, the commission amends a rule as follows:

**4 CSR 245-8.010** Requirements is amended.

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 2, 1999 (24 MoReg 1848). No changes have been made to the text of the proposed amendment, so it is not reprinted here.

This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 4—DEPARTMENT OF ECONOMIC  
DEVELOPMENT  
Division 245—Real Estate Appraisers  
Chapter 8—Continuing Education**

**ORDER OF RULEMAKING**

By the authority vested in the Real Estate Appraisers Commission under sections 339.509 and 339.530, RSMo Supp. 1998, the commission amends a rule as follows:

**4 CSR 245-8.040 Records is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 2, 1999 (24 MoReg 1849). No changes have been made to the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY  
Division 45—Missouri Gaming Commission  
Chapter 30—Bingo**

**ORDER OF RULEMAKING**

By the authority vested in the Missouri Gaming Commission under section 313.065, RSMo Supp. 1998, the commission amends a rule as follows:

**11 CSR 45-30.370 is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on June 15, 1999 (24 MoReg 1534). The sections with changes are reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: Several comments were received. Comment summaries are as follows:

COMMENT: Roger J. Davis, American Legion, Tirey L. Ford Post 21, Independence, Missouri, commented that the proposed amendments would not have an adverse effect on their operation, except for the change to section (1) which requires that the player's odds to win increase with each increase in prize amount which would work to the disadvantage of medium sized bingo operators such as theirs.

COMMENT: Larry E. Pratt, Knights of Columbus, St. Michaels Council, No. 8915, Kearney, Missouri, wrote in opposition to the proposed changes. He stated that their organization began bingo to generate funds to meet their financial obligations of the community center that was built for their community and did fairly well until competition began with the riverboats. He feels no changes should be made to the current progressive game rule.

COMMENT: David H. Pence, Mayor of Kearney, Missouri, wrote in opposition to the proposed changes to the regulation. He requests that no changes be made to the rule.

COMMENT: Julius Fischer, President, All American Bingo, Fenton, Missouri, has reviewed the proposed rule changes with A.C.G.M. board and his larger customers in St. Louis and Kansas

City and has found two very different opinions on how to play the game. He suggests that the odds to win be increased as the prize amount increases and up to 3 progressive games should be allowed during special events. He feels that the Commission should add assurance to the public that the large jackpots can be funded by the charities. A sliding scale consolation prize may be awarded for each progressive game as long as it is written in the rules of the game and posted in the house. Mr. Fischer states that the changes he suggests are in an attempt to allow the individual bingo games to offer a progressive game that is right for their customers.

COMMENT: Sharon Williams, Executive Director Missouri Association of Charitable Games, Jefferson City, Missouri, offered the following suggestions, which she believes will provide a more level playing field for all charitable games, as well as protect the players: Section (1) should not be changed as the current language already states that either the established prize amount or the number of balls increase each week. She would like Section (2) to allow up to three (3) progressive games. She wants to amend Section (4) by adding "per progressive game". She would like Section (10) to state "If the prize amount of any progressive game exceeds \$5,000, the organization must show proof of capital, insurance or bond to fund that amount."

COMMENT: Roger D. Looney, Bingo Chairman, American Legion Post 217, states that he supports Section (1) but feels the established prize amount and number of bingo balls should be increased from one occasion to the next scheduled occasion and increased in value. He disagrees with Section (3) and feels that the amount should remain at \$500 and be increased by no more than one hundred dollars (\$100) for each occasion during which the progressive game is played. He also supports Sections (4) and (9). He adds additionally that he feels the progressive game should be a blackout only, not a large picture frame, double "L", and/or any other way.

COMMENT: Robert Beaver, American Legion Pony Express Post No. 359, St. Joseph, Missouri opposes raising the start amount from \$500 to \$1,000 because it will hurt the small games.

COMMENT: Chet Doile, VFW Post 6272, Lake Lotawana, Missouri, opposes the increase in the starting amount from \$500 to \$1,000. He suggests that the Commission limit the total payout to \$3,000 or \$4,000, similar to the \$3,600 limit for regular bingo and limit the consolation prize to 50% of the progressive pot.

COMMENT: Richard O. Fine, Bingo Co-Chairman, Traditional Congregation, Creve Coeur, Missouri, agrees with raising the starting point from \$500 to \$1,000. He states their attendance does not pick up until the progressive pot gets above \$4,000 and with the \$250 per week limit increase, it takes 15 weeks to reach \$4,000. He would like the odds to win requirement only become effective after the pot reaches a certain level and in his opinion, \$5,000.

COMMENT: Betty J. Oxford, avid bingo player, St. Joseph, Missouri, wants consistency in how the progressive games are played from group to group. She asks that consideration be given to allow the pots to increase and require organizations to play games in which the odds to win are obtainable.

COMMENT: Clay E. Wester, Bingo Chairman, Heart of the Ozarks Seroma Club, Springfield, Missouri, supports the changes to require the players odds to win as the pot increases, limiting one consolation prize and requiring operators to award the progressive game prize before ceasing operations. He opposes changing the starting amount from \$500 to \$1,000.

COMMENT: Monty Biggerstaff, President, Northland Optimist Club, Gladstone, Missouri, submitted a petition signed by thirty-three individuals who oppose the changes to the rule. No suggested changes or other comments were given.

COMMENT: Robert Krieg, Captain, Knights of Columbus # 6435, House Springs, Missouri, opposes the amendment and feels the rule should remain the same. The rule in its current format allows the organizations to compete with the gaming boats.

RESPONSE AND EXPLANATION OF CHANGES: Based on the numerous comments received several changes have been made to text of the rule. The following are the changes the Commission made to sections (1), (3), (4), (9) and (10) of the final rule.

**11 CSR 45-30.370 Progressive Games**

(1) A progressive game is one in which the established prize amount must be increased from one occasion to the next scheduled occasion, if no player completes the required pattern within the specified number of bingo balls drawn.

(3) A prize for a progressive game may start at an amount not to exceed one thousand dollars (\$1,000) and may be increased by no more than two hundred fifty dollars (\$250) for each occasion during which the progressive game is played.

(4) If the progressive game prize is not awarded at a bingo occasion, the progressive game shall be continued at a future occasion until such time a winner is determined. The winning prize does not have to be the full amount, but a stated consolation prize may be awarded. The consolation prize is exempt from section 313.040(4), RSMo; however, the consolation prize must be less than the value of the progressive game prize amount and only one (1) consolation prize may be offered and/or awarded per occasion.

(9) An operator may not cease bingo operations unless the progressive bingo game is completed and prize awarded, unless prior approval has been received from the commission.

(10) Game operators who conduct progressive games must maintain cash reserves in their bingo checking account in an amount equal to or greater than any progressive game prize offered.

**Title 11—DEPARTMENT OF PUBLIC SAFETY  
Division 75—Peace Officer Standards and Training  
Program  
Chapter 2—Definitions**

**ORDER OF RULEMAKING**

By the authority vested in the director of the Department of Public Safety under sections 590.115, RSMo Supp. 1998 and 590.140, RSMo Supp. 1999, the director amends a rule as follows:

**11 CSR 75-2.010 Definitions is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 15, 1999 ( 24 MoReg 1731-1733). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY  
Division 75—Peace Officer Standards and Training  
Program  
Chapter 10—Peace Officer Standards and Training  
Commission Fund**

**ORDER OF RULEMAKING**

By the authority vested in the director of the Department of Public Safety, under sections 590.120, RSMo Supp. 1998, 590.140, RSMo Supp. 1999 and 590.178, RSMo 1994, the director amends a rule as follows:

**11 CSR 75.10-070 Ineligible Cost Items is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 2, 1999 (24 MoReg 1915). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment will become effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY  
Division 75—Peace Officer Standards and Training  
Program  
Chapter 12—Alternative Methods of Training Delivery**

**ORDER OF RULEMAKING**

By the authority vested in the director of the Department of Public Safety, under sections 590.115, RSMo Supp. 1998 and 590.140, RSMo Supp. 1999, the director adopts a rule as follows:

**11 CSR 75-12.010 Minimum Requirements for Computer-Based  
Continuing Education Delivery Systems is adopted.**

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on July 15, 1999 (24 MoReg 1733). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY  
Division 75—Peace Officer Standards and Training  
Program  
Chapter 12—Alternative Methods of Training Delivery**

**ORDER OF RULEMAKING**

By the authority vested in the director of the Department of Public Safety, under sections 590.115, RSMo Supp. 1998 and 590.140, RSMo Supp. 1999, the director adopts a rule as follows:

**11 CSR 75-12.020 Procedures for POST Approved Providers  
Using Computer-Based Training as an Alternative Method of  
Training Delivery is adopted.**

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on July 15, 1999 (24 MoReg 1733-1734). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 11—DEPARTMENT OF PUBLIC SAFETY  
Division 75—Peace Officer Standards and Training  
Program  
Chapter 12—Alternative Methods of Training Delivery**

**ORDER OF RULEMAKING**

By the authority vested in the director of the Department of Public Safety, under sections 590.115, RSMo Supp. 1998 and 590.140, RSMo Supp. 1999, the director adopts a rule as follows:

**11 CSR 75-12.030** Procedures for Missouri Law Enforcement Agencies Using Computer-Based Training as an Alternative Method of Training Delivery **is adopted.**

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on July 15, 1999 (24 MoReg 1734-1735). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 12—DEPARTMENT OF REVENUE  
Division 10—Director of Revenue  
Chapter 23—Motor Vehicle**

**ORDER OF RULEMAKING**

By the authority vested in the Director of Revenue under sections 301.190, RSMo Supp. 1999 and 301.210, RSMo Supp. 1998, the director amends a rule as follows:

**12 CSR 10-23.265** Statements of Non-Interest **is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on August 2, 1999 (24 MoReg 1915). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 12—DEPARTMENT OF REVENUE  
Division 10—Director of Revenue  
Chapter 42—General Department Policies**

**ORDER OF RULEMAKING**

By the authority vested in the Director of Revenue under section 33.550, RSMo 1994, the director rescinds a rule as follows:

**12 CSR 10-42.030** Gifts to the State **is rescinded.**

A notice of proposed rulemaking containing the proposed rescission was published in the *Missouri Register* on July 15, 1999 (24 MoReg 1735). No changes have been made to the proposed rescission, so it is not reprinted here. This proposed rescission becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 12—DEPARTMENT OF REVENUE  
Division 10—Director of Revenue  
Chapter 42—General Department Policies**

**ORDER OF RULEMAKING**

By the authority vested in the Director of Revenue under section 33.550, RSMo 1994, the director adopts a rule as follows:

**12 CSR 10-42.030** Gifts to the State **is adopted.**

A notice of proposed rulemaking containing the text of the proposed rule was published in the *Missouri Register* on July 15, 1999

(24 MoReg 1735-1736). No changes have been made in the text of the proposed rule, so it is not reprinted here. This proposed rule becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 13—DEPARTMENT OF SOCIAL SERVICES  
Division 70—Division of Medical Services  
Chapter 15—Hospital Program**

**ORDER OF RULEMAKING**

By the authority vested in the director of the Division of Medical Services under sections 208.152, 208.153, 208.201, and 208.471, RSMo 1994, the director hereby amends a rule as follows:

**13 CSR 70-15.040** Inpatient Hospital and Outpatient Hospital Settlements **is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 15, 1999 (24 MoReg 1749-1750). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**Title 13—DEPARTMENT OF SOCIAL SERVICES  
Division 70—Division of Medical Services  
Chapter 20—Pharmacy Program**

**ORDER OF RULEMAKING**

By the authority vested in the director of the Division of Medical Services under sections 208.153 and 208.201, RSMo 1994, the director hereby amends a rule as follows:

**13 CSR 70-20.031** List of Restricted Drugs for Which Prior Authorization is Required **is amended.**

A notice of proposed rulemaking containing the text of the proposed amendment was published in the *Missouri Register* on July 1, 1999 (24 MoReg 1675). No changes have been made in the text of the proposed amendment, so it is not reprinted here. This proposed amendment becomes effective thirty days after publication in the *Code of State Regulations*.

SUMMARY OF COMMENTS: No comments were received.

**T**his section may contain notice of hearings, correction notices, public information notices, rule action notices, statements of actual costs and other items required to be published in the *Missouri Register* by law.

**Title 4—DEPARTMENT OF ECONOMIC  
DEVELOPMENT  
Division 100—Division of Credit Unions**

**APPLICATIONS FOR NEW GROUPS OR  
GEOGRAPHIC AREAS**

Pursuant to section 370.081(4), RSMo Supp. 1998, the director of the Missouri Division of Credit Unions is required to cause notice to be published that the following credit unions have submitted applications to add new groups or geographic areas to their membership.

Credit Union	Proposed New Group or Geographic Area
Central Missouri Community 201 S. Holden Warrensburg, MO 64093	Lafayette, Henry, Benton and Saline Counties

*NOTICE TO SUBMIT COMMENTS: Anyone may file a written statement in support of or in opposition to any of these applications. Comments shall be filed with: Director, Division of Credit Unions, P.O. Box 1607, Jefferson City, MO 65102. To be considered, written comments must be submitted no later than ten business days after publication of this notice in the Missouri Register.*

**Title 19—DEPARTMENT OF HEALTH  
Division 60—Missouri Health Facilities Review  
Committee  
Chapter 50—Certificate of Need Program**

**APPLICATION REVIEW SCHEDULE**

DATE FILED:

APPLICATION PROJECT NO. &  
NAME/COST & DESCRIPTION/  
CITY & COUNTY

The Missouri Health Facilities Review Committee has initiated review of the applications listed below. These applications are available for public inspection at the address shown below.

October 1, 1999

#2901 HS: Mo. Baptist Medical Center  
\$5,670,972, Redesign/Expand Heart  
Services  
St. Louis (St. Louis County)

#2897 FS: Ozark Magnetic Imaging  
\$4,344,719, Add 2 MRI Units  
Springfield (Greene County)

#2896 HS: Western Mo. Medical Center  
\$10,500,000, Expand/Renovate  
Warrensburg (Johnson County)

#2900 HS: Barnes-Jewish Hospital  
\$1,575,000, Replace Linear Accelerator  
St. Louis (St. Louis City)

Any person wishing to request a public hearing for the purpose of commenting on any of these applications must submit a written request to this effect which must be received at the address listed below by November 3, 1999. All written requests and comments should be sent to:

Chairman  
Missouri Health Facilities Review Committee  
c/o Certificate of Need Program  
915 G Leslie Boulevard  
Jefferson City, MO 65101

For additional information contact  
Mike Henry, (573) 751-6403.

**OFFICE OF ADMINISTRATION  
Division of Purchasing**

**BID OPENINGS**

Sealed Bids in one (1) copy will be received by the Division of Purchasing, Room 580, Truman Building, P.O. Box 809, Jefferson City, MO 65102, telephone (573) 751-2387 at 2:00 p.m. on dates specified below for various agencies throughout Missouri. Bids are available to download via our homepage: <http://www.state.mo.us/oa/purch/purch.htm>. Prospective bidders may receive specifications upon request.

B001088 Truck-1 Ton, Platform Bed 11/15/99;  
B001090 Truck: Tractor/Trailer 11/15/99;  
B1002033 Facsimile Tranceivers-High Resolution 11/15/99;  
B3Z00070 Janitorial Services-Jefferson City, MO 11/17/99;  
B1Z00103 Utility Vehicle 11/17/99;  
B001089 Truck-Dump Bed 11/18/99;  
B003045 HMO Quality of Services Review 11/18/99;  
B1Z00104 Moveable Wall Parts 11/23/99;  
B003055 Videotape Production Services 11/24/99;  
B003027 Health Care Review Services 11/30/99.

It is the intent of the state of Missouri, Division of Purchasing to purchase the following as a single feasible source without competitive bids. If suppliers exist other than the one identified, contact (573) 751-2387 immediately.

Broadcast Services: Airing of Slides supplied by National Cinema Network  
Rural Health Systems Development for Missouri, supplied by Missouri Hospital Association

Joyce Murphy, CPPO,  
Director of Purchasing

## Rule Changes Since Update to Code of State Regulations

This cumulative table gives you the latest status of rules. It contains citations of rulemakings adopted or proposed after deadline for the monthly Update Service to the *Code of State Regulations*, citations are to volume and page number in the *Missouri Register*, except for material in this issue. The first number in the table cite refers to the volume number or the publication year—21 (1996), 22 (1997), 23 (1998) and 24 (1999). MoReg refers to *Missouri Register* and the numbers refer to a specific *Register* page, R indicates a rescission, W indicates a withdrawal, S indicates a statement of actual cost, T indicates an order terminating a rule and N.A. indicates not applicable.

Rule Number	Agency	Emergency	Proposed	Order	In Addition
<b>OFFICE OF ADMINISTRATION</b>					
1 CSR 10	State Officials' Salary Compensation Schedule .....				23 MoReg 2473
	.....				24 MoReg 2535
1 CSR 10-15.010	Commissioner of Administration .....		24 MoReg 2577		
1 CSR 20-5.010	Personnel Advisory Board .....		24 MoReg 2578		
1 CSR 20-5.015	Personnel Advisory Board .....		24 MoReg 2578		
1 CSR 20-5.020	Personnel Advisory Board .....		24 MoReg 2579		
1 CSR 20-5.025	Personnel Advisory Board .....		24 MoReg 2580		
<b>DEPARTMENT OF AGRICULTURE</b>					
2 CSR 10-5.005	Market Development .....	24 MoReg 2269			
2 CSR 10-5.010	Market Development .....		This Issue		
2 CSR 70-13.010	Plant Industries .....		24 MoReg 1821	This Issue	
2 CSR 70-13.015	Plant Industries .....		24 MoReg 1821	This Issue	
2 CSR 70-13.020	Plant Industries .....		24 MoReg 1822	This Issue	
2 CSR 70-13.025	Plant Industries .....		24 MoReg 1822	This Issue	
2 CSR 70-13.030	Plant Industries .....		24 MoReg 1823	This Issue	
2 CSR 70-13.035	Plant Industries .....		24 MoReg 1825	This Issue	
2 CSR 70-13.040	Plant Industries .....		24 MoReg 1827	This Issue	
2 CSR 80-2.180	State Milk Board .....		This Issue		
2 CSR 90-30.050	Weights and Measures .....		24 MoReg 1195	24 MoReg 2505	
2 CSR 90-30.060	Weights and Measures .....		24 MoReg 1200R	24 MoReg 2508R	
2 CSR 90-30.070	Weights and Measures .....		24 MoReg 1200	24 MoReg 2508	
2 CSR 90-30.080	Weights and Measures .....		24 MoReg 1203	24 MoReg 2509	
2 CSR 90-30.090	Weights and Measures .....		24 MoReg 1203	24 MoReg 2509	
2 CSR 90-30.100	Weights and Measures .....		24 MoReg 1207	24 MoReg 2509	
2 CSR 100-8.010	Agricultural and Small Business Authority .....	24 MoReg 1787R	24 MoReg 1829R	This IssueR	
<b>DEPARTMENT OF CONSERVATION</b>					
3 CSR 10-4.115	Conservation Commission .....		24 MoReg 1479	24 MoReg 2156	
	.....		24 MoReg 2581		
3 CSR 10-4.116	Conservation Commission .....		24 MoReg 1484	24 MoReg 2156	
	.....		24 MoReg 2582		
3 CSR 10-4.125	Conservation Commission .....		24 MoReg 2583		
3 CSR 10-5.205	Conservation Commission .....		24 MoReg 1486	24 MoReg 2157	
	.....		24 MoReg 2583		
3 CSR 10-5.210	Conservation Commission .....		24 MoReg 2586		
3 CSR 10-5.215	Conservation Commission .....		24 MoReg 1486	24 MoReg 2157	
	.....		24 MoReg 2586		
3 CSR 10-6.405	Conservation Commission .....		24 MoReg 1487	24 MoReg 2158	
	.....		24 MoReg 2586		
3 CSR 10-7.405	Conservation Commission .....		24 MoReg 2587		
3 CSR 10-7.440	Conservation Commission .....		N.A.	24 MoReg 2509	
3 CSR 10-8.505	Conservation Commission .....		24 MoReg 2587		
3 CSR 10-9.442	Conservation Commission .....		N.A.	24 MoReg 2510	
<b>DEPARTMENT OF ECONOMIC DEVELOPMENT</b>					
4 CSR 10-2.160	Missouri State Board of Accountancy .....		24 MoReg 2625		
4 CSR 40-1.021	Office of Athletics .....	21 MoReg 2680			
4 CSR 40-5.070	Office of Athletics .....	21 MoReg 1963			
4 CSR 70-2.040	State Board of Chiropractic Examiners .....		24 MoReg 2201		
4 CSR 70-2.050	State Board of Chiropractic Examiners .....		24 MoReg 2201		
4 CSR 70-2.070	State Board of Chiropractic Examiners .....		24 MoReg 2202		
4 CSR 70-2.090	State Board of Chiropractic Examiners .....		24 MoReg 1722	24 MoReg 2590	
4 CSR 90-13.020	State Board of Cosmetology .....		23 MoReg 1952		
4 CSR 90-13.040	State Board of Cosmetology .....		24 MoReg 1724	This Issue	
4 CSR 90-13.060	State Board of Cosmetology .....		24 MoReg 1724	This Issue	
4 CSR 100	Division of Credit Unions .....				24 MoReg 2647
	.....				This Issue
4 CSR 105-1.010	Credit Union Commission .....		24 MoReg 1829		
4 CSR 105-2.010	Credit Union Commission .....	24 MoReg 1787	24 MoReg 1833		
4 CSR 105-3.010	Credit Union Commission .....	24 MoReg 1788	24 MoReg 1839		
4 CSR 105-3.020	Credit Union Commission .....	24 MoReg 1789	24 MoReg 1839		
4 CSR 105-3.030	Credit Union Commission .....	24 MoReg 1790	24 MoReg 1839		
4 CSR 120-2.060	Board of Embalmers and Funeral Directors .....		24 MoReg 2128		
4 CSR 120-2.100	Board of Embalmers and Funeral Directors .....		24 MoReg 2129		

Rule Number	Agency	Emergency	Proposed	Order	In Addition
4 CSR 150-2.001	State Board of Registration for the Healing Arts		23 MoReg 2565		
4 CSR 150-2.065	State Board of Registration for the Healing Arts		23 MoReg 2566		
4 CSR 150-3.080	State Board of Registration for the Healing Arts		24 MoReg 1497	24 MoReg 2636	
4 CSR 150-3.200	State Board of Registration for the Healing Arts		24 MoReg 1497	24 MoReg 2636	
4 CSR 150-3.201	State Board of Registration for the Healing Arts		24 MoReg 1498	24 MoReg 2636	
4 CSR 150-3.202	State Board of Registration for the Healing Arts		24 MoReg 1502	24 MoReg 2637	
4 CSR 150-3.203	State Board of Registration for the Healing Arts		24 MoReg 1506	This Issue	
4 CSR 150-4.100	State Board of Registration for the Healing Arts		24 MoReg 714		
4 CSR 150-4.105	State Board of Registration for the Healing Arts		24 MoReg 714		
4 CSR 150-4.110	State Board of Registration for the Healing Arts		24 MoReg 715		
4 CSR 150-4.115	State Board of Registration for the Healing Arts		24 MoReg 716		
4 CSR 150-4.120	State Board of Registration for the Healing Arts		24 MoReg 717		
4 CSR 150-4.125	State Board of Registration for the Healing Arts		24 MoReg 718		
4 CSR 150-4.130	State Board of Registration for the Healing Arts		24 MoReg 718		
4 CSR 150-7.135	State Board of Registration for the Healing Arts		24 MoReg 2131		
4 CSR 150-7.300	State Board of Registration for the Healing Arts		23 MoReg 2703		
4 CSR 150-7.310	State Board of Registration for the Healing Arts		23 MoReg 2711		
4 CSR 165-2.010	Board of Examiners for Hearing Instrument Specialists		24 MoReg 1840	This Issue	
4 CSR 165-2.030	Board of Examiners for Hearing Instrument Specialists		24 MoReg 1840	This Issue	
4 CSR 165-2.050	Board of Examiners for Hearing Instrument Specialists		24 MoReg 1840	This Issue	
4 CSR 195-5.010	Workforce Development		24 MoReg 2314		
4 CSR 195-5.020	Workforce Development		24 MoReg 2315		
4 CSR 195-5.030	Workforce Development		24 MoReg 2318		
4 CSR 210-2.060	State Board of Optometry		22 MoReg 1443		
4 CSR 220-2.010	State Board of Pharmacy		24 MoReg 1841		
4 CSR 220-2.020	State Board of Pharmacy		24 MoReg 1841		
4 CSR 220-2.160	State Board of Pharmacy		24 MoReg 1842		
4 CSR 230-2.010	Board of Podiatric Medicine		24 MoReg 1649	24 MoReg 2590	
4 CSR 230-2.065	Board of Podiatric Medicine		24 MoReg 1650	24 MoReg 2590	
			24 MoReg 2202		
4 CSR 235-1.015	State Committee of Psychologists		24 MoReg 2132		
4 CSR 235-1.025	State Committee of Psychologists		24 MoReg 2132		
4 CSR 235-1.026	State Committee of Psychologists		24 MoReg 2133		
4 CSR 235-1.030	State Committee of Psychologists		24 MoReg 2134		
4 CSR 235-1.031	State Committee of Psychologists		24 MoReg 2134		
4 CSR 235-1.060	State Committee of Psychologists		24 MoReg 2134		
4 CSR 235-1.063	State Committee of Psychologists		24 MoReg 2135		
4 CSR 235-2.020	State Committee of Psychologists		24 MoReg 2135		
4 CSR 235-2.040	State Committee of Psychologists		24 MoReg 2135		
4 CSR 235-2.050	State Committee of Psychologists		24 MoReg 2137		
4 CSR 235-2.060	State Committee of Psychologists		24 MoReg 2138		
4 CSR 235-2.065	State Committee of Psychologists		24 MoReg 2139		
4 CSR 235-2.070	State Committee of Psychologists		24 MoReg 2140		
4 CSR 235-3.020	State Committee of Psychologists		24 MoReg 2140		
4 CSR 235-4.030	State Committee of Psychologists		24 MoReg 2141		
4 CSR 240-2.010	Public Service Commission		24 MoReg 2318R		
			24 MoReg 2318		
4 CSR 240-2.015	Public Service Commission		24 MoReg 2319		
4 CSR 240-2.020	Public Service Commission		24 MoReg 2142		
4 CSR 240-2.030	Public Service Commission		24 MoReg 2142		
4 CSR 240-2.040	Public Service Commission		24 MoReg 2320R		
			24 MoReg 2320		
4 CSR 240-2.050	Public Service Commission		24 MoReg 2320R		
			24 MoReg 2321		
4 CSR 240-2.060	Public Service Commission		24 MoReg 2321R		
			24 MoReg 2321		
4 CSR 240-2.065	Public Service Commission		24 MoReg 2324R		
			24 MoReg 2324		
4 CSR 240-2.070	Public Service Commission		24 MoReg 2325R		
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4 CSR 240-2.075	Public Service Commission		24 MoReg 2326R		
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4 CSR 240-2.080	Public Service Commission		24 MoReg 2327R		
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4 CSR 240-2.085	Public Service Commission		24 MoReg 2328		
4 CSR 240-2.090	Public Service Commission		24 MoReg 2329R		
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4 CSR 240-2.100	Public Service Commission		24 MoReg 2330R		
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4 CSR 240-2.110	Public Service Commission		24 MoReg 2330R		
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4 CSR 240-2.115	Public Service Commission		24 MoReg 2331R		
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4 CSR 240-2.116	Public Service Commission		24 MoReg 2332R		
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4 CSR 240-2.120	Public Service Commission		24 MoReg 2333R		
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4 CSR 240-2.125	Public Service Commission		24 MoReg 2333R		
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4 CSR 240-2.130	Public Service Commission		24 MoReg 2334R		
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4 CSR 240-2.140	Public Service Commission		24 MoReg 2336R		
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4 CSR 240-2.170	Public Service Commission		24 MoReg 2338R		
4 CSR 240-2.180	Public Service Commission		24 MoReg 2338R 24 MoReg 2338		
4 CSR 240-2.200	Public Service Commission		24 MoReg 2339R 24 MoReg 2339		
4 CSR 240-18.010	Public Service Commission		24 MoReg 2340		
4 CSR 240-20.015	Public Service Commission		24 MoReg 1340		
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4 CSR 240-33.010	Public Service Commission		24 MoReg 2347R 24 MoReg 2347		
4 CSR 240-33.020	Public Service Commission		24 MoReg 2347R 24 MoReg 2348		
4 CSR 240-33.040	Public Service Commission		24 MoReg 2351R 24 MoReg 2351		
4 CSR 240-33.050	Public Service Commission		24 MoReg 2355R 24 MoReg 2355		
4 CSR 240-33.060	Public Service Commission		24 MoReg 2359R 24 MoReg 2359		
4 CSR 240-33.070	Public Service Commission		24 MoReg 2362R 24 MoReg 2362		
4 CSR 240-33.080	Public Service Commission		24 MoReg 2367R 24 MoReg 2367		
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4 CSR 240-33.150	Public Service Commission		23 MoReg 2911 24 MoReg 1719		
4 CSR 240-40.015	Public Service Commission		24 MoReg 1842	24 MoReg 2590	24 MoReg 1759
4 CSR 240-40.016	Public Service Commission		24 MoReg 1346		
4 CSR 240-80.015	Public Service Commission		24 MoReg 1352		
4 CSR 245-4.020	Real Estate Appraisers		24 MoReg 1359		
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4 CSR 245-5.010	Real Estate Appraisers		24 MoReg 1846	This Issue	
4 CSR 245-5.020	Real Estate Appraisers		24 MoReg 1847	This Issue	
4 CSR 245-8.010	Real Estate Appraisers		24 MoReg 1847	This Issue	
4 CSR 245-8.040	Real Estate Appraisers		24 MoReg 1848	This Issue	
4 CSR 245-8.040	Real Estate Appraisers		24 MoReg 1849	This Issue	
4 CSR 263-3.140	Licensed Clinical Social Workers		24 MoReg 2143		
4 CSR 265-10.025	Division of Motor Carrier and Railroad Safety		24 MoReg 2203		
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5 CSR 50-270.050	Division of Instruction		24 MoReg 877		
5 CSR 50-321.010	Division of Instruction		24 MoReg 1365	24 MoReg 2511	
5 CSR 80-800.290	Urban and Teacher Education		24 MoReg 2123		
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7 CSR 10-2.010	Highways and Transportation Commission		24 MoReg 1367R 24 MoReg 1367		
7 CSR 10-6.010	Highways and Transportation Commission		24 MoReg 765 24 MoReg 2377		
7 CSR 10-6.015	Highways and Transportation Commission		24 MoReg 766 24 MoReg 2378		
7 CSR 10-6.040	Highways and Transportation Commission		24 MoReg 767 24 MoReg 2379		
7 CSR 10-6.050	Highways and Transportation Commission		24 MoReg 768 24 MoReg 2381		
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7 CSR 10-6.070	Highways and Transportation Commission		24 MoReg 770 24 MoReg 2382		
7 CSR 10-6.085	Highways and Transportation Commission		24 MoReg 773 24 MoReg 2385		
7 CSR 10-19.020	Highways and Transportation Commission		22 MoReg 1226		
7 CSR 10-19.030	Highways and Transportation Commission		22 MoReg 1229		

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8 CSR 40-2.020	State Board of Mediation		24 MoReg 1508	24 MoReg 2511	
8 CSR 40-2.030	State Board of Mediation		24 MoReg 1508	24 MoReg 2511	
8 CSR 40-2.040	State Board of Mediation		24 MoReg 1509	24 MoReg 2511	
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8 CSR 40-2.160	State Board of Mediation		24 MoReg 1512	24 MoReg 2513	
8 CSR 40-2.170	State Board of Mediation		24 MoReg 1512	24 MoReg 2513	
8 CSR 40-2.180	State Board of Mediation		24 MoReg 1513	24 MoReg 2513	
8 CSR 60-3.040	Commission on Human Rights	24 MoReg 2565	24 MoReg 2588		
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9 CSR 25-4.040	Fiscal Management		24 MoReg 2386		
9 CSR 30-4.030	Certification Standards	24 MoReg 2191	24 MoReg 2215		
9 CSR 30-4.034	Certification Standards	24 MoReg 2193	24 MoReg 2216		
9 CSR 30-4.035	Certification Standards	24 MoReg 2194	24 MoReg 2217		
9 CSR 30-4.039	Certification Standards	24 MoReg 2195	24 MoReg 2219		
9 CSR 30-4.042	Certification Standards	24 MoReg 2197	24 MoReg 2220		
9 CSR 30-4.043	Certification Standards	24 MoReg 2199	24 MoReg 2222		
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10 CSR					24 MoReg 1693
10 CSR 10-2.010	Air Conservation Commission				24 MoReg 420
10 CSR 10-2.060	Air Conservation Commission		24 MoReg 2588R		
10 CSR 10-3.080	Air Conservation Commission		24 MoReg 2588R		
10 CSR 10-4.060	Air Conservation Commission		24 MoReg 2589R		
10 CSR 10-5.070	Air Conservation Commission		24 MoReg 2224		
10 CSR 10-5.090	Air Conservation Commission		24 MoReg 2589R		
10 CSR 10-5.295	Air Conservation Commission		24 MoReg 2001		
10 CSR 10-5.380	Air Conservation Commission		24 MoReg 1513	24 MoReg 2637	
10 CSR 10-5.446	Air Conservation Commission		24 MoReg 19		
10 CSR 10-5.490	Air Conservation Commission		This Issue		
10 CSR 10-5.500	Air Conservation Commission		24 MoReg 2007		
10 CSR 10-5.510	Air Conservation Commission		24 MoReg 2012		
10 CSR 10-5.520	Air Conservation Commission		24 MoReg 2020		
10 CSR 10-5.530	Air Conservation Commission		24 MoReg 2025		
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10 CSR 10-6.020	Air Conservation Commission		24 MoReg 2629		
10 CSR 10-6.065	Air Conservation Commission		24 MoReg 2630		
10 CSR 10-6.060	Air Conservation Commission		24 MoReg 1208	24 MoReg 2513	
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10 CSR 10-6.170	Air Conservation Commission		22 MoReg 2129		
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10 CSR 10-6.230	Air Conservation Commission		24 MoReg 1215R	24 MoReg 2520R	
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10 CSR 20-3.010	Clean Water Commission		24 MoReg 1225R		
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10 CSR 20-4.023	Clean Water Commission		24 MoReg 1849		
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10 CSR 20-4.041	Clean Water Commission		24 MoReg 1850		
10 CSR 20-4.043	Clean Water Commission		24 MoReg 1852		
10 CSR 20-4.061	Clean Water Commission		24 MoReg 1724		
10 CSR 20-7.015	Clean Water Commission		24 MoReg 879	24 MoReg 2521	
10 CSR 20-10.012	Clean Water Commission		24 MoReg 1056		
10 CSR 20-10.022	Clean Water Commission		24 MoReg 1056		
10 CSR 20-10.068	Clean Water Commission		24 MoReg 1057		
10 CSR 20-10.071	Clean Water Commission		24 MoReg 1058		
10 CSR 20-11.092	Clean Water Commission		24 MoReg 1058		
10 CSR 20-12.010	Clean Water Commission		24 MoReg 1058R		
10 CSR 20-12.020	Clean Water Commission		24 MoReg 1059R		
10 CSR 20-12.025	Clean Water Commission		24 MoReg 1059R		
10 CSR 20-12.030	Clean Water Commission		24 MoReg 1059R		
10 CSR 20-12.040	Clean Water Commission		24 MoReg 1060R		
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10 CSR 20-12.050	Clean Water Commission		24 MoReg 1061R		
10 CSR 20-12.060	Clean Water Commission		24 MoReg 1061R		
10 CSR 20-12.061	Clean Water Commission		24 MoReg 1061R		
10 CSR 20-12.062	Clean Water Commission		24 MoReg 1062R		
10 CSR 20-12.070	Clean Water Commission		24 MoReg 1062R		
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10 CSR 25-14.010	Hazardous Waste Management .....		24 MoReg 1248R	24 MoReg 2594R	
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10 CSR 45-1.010	Metallic Minerals .....		24 MoReg 2049		
10 CSR 45-2.010	Metallic Minerals .....		24 MoReg 2049		
10 CSR 45-3.010	Metallic Minerals .....		24 MoReg 1258R		
			24 MoReg 1258		
10 CSR 45-6.010	Metallic Minerals .....		24 MoReg 2049		
10 CSR 45-6.020	Metallic Minerals .....		24 MoReg 2049		
10 CSR 45-6.030	Metallic Minerals .....		24 MoReg 2050		
10 CSR 60-3.010	Public Drinking Water Program .....	24 MoReg 2365	24 MoReg 1852		
10 CSR 60-3.020	Public Drinking Water Program .....	24 MoReg 2567	24 MoReg 1854		
10 CSR 60-3.030	Public Drinking Water Program .....	24 MoReg 2568	24 MoReg 1863		
10 CSR 60-5.010	Public Drinking Water Program .....		24 MoReg 1870		
10 CSR 60-6.010	Public Drinking Water Program .....		24 MoReg 1878		
10 CSR 60-6.020	Public Drinking Water Program .....		24 MoReg 1880		
10 CSR 60-6.030	Public Drinking Water Program .....		24 MoReg 1886		
10 CSR 60-6.070	Public Drinking Water Program .....		24 MoReg 1887		
10 CSR 60-8.030	Public Drinking Water Program.....		24 MoReg 1899		
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10 CSR 80-2.040	Solid Waste Management .....		24 MoReg 1267R	24 MoReg 2595R	
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10 CSR 100-1.010	Petroleum Storage Tank Insurance Fund .....		24 MoReg 1063	24 MoReg 2523	
10 CSR 100-2.010	Petroleum Storage Tank Insurance Fund .....		24 MoReg 1065	24 MoReg 2524	
10 CSR 100-3.010	Petroleum Storage Tank Insurance Fund .....		24 MoReg 1066	24 MoReg 2524	
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10 CSR 100-5.010	Petroleum Storage Tank Insurance Fund .....		24 MoReg 1081	24 MoReg 2526	
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11 CSR 45-5.180	Missouri Gaming Commission .....		24 MoReg 1534	24 MoReg 2642	
11 CSR 45-9.030	Missouri Gaming Commission .....		24 MoReg 1652		
11 CSR 45-13.055	Missouri Gaming Commission .....	24 MoReg 2124	24 MoReg 2144		
11 CSR 45-17.020	Missouri Gaming Commission .....		24 MoReg 1098	24 MoReg 2530	
11 CSR 45-17.040	Missouri Gaming Commission .....		24 MoReg 1100	24 MoReg 2530	
11 CSR 45-30.370	Missouri Gaming Commission .....		24 MoReg 1534	This Issue	
11 CSR 45-30.525	Missouri Gaming Commission .....		24 MoReg 1534	24 MoReg 2642	
11 CSR 45-30.600	Missouri Gaming Commission .....		24 MoReg 1535	24 MoReg 2643	
11 CSR 70-2.190	Division of Liquor Control.....		24 MoReg 2390		
11 CSR 75-2.010	Peace Officer Standards and Training .....		24 MoReg 1731	This Issue	
11 CSR 75-10.070	Peace Officer Standards and Training .....		24 MoReg 1915	This Issue	
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12 CSR 40-80.090	State Lottery		24 MoReg 1738	24 MoReg 2644	
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12 CSR 40-90.010	State Lottery		24 MoReg 1739R	24 MoReg 2644R	
12 CSR 40-90.020	State Lottery		24 MoReg 1739R	24 MoReg 2644R	
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12 CSR 40-90.050	State Lottery		24 MoReg 1740R	24 MoReg 2645R	
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12 CSR 40-90.070	State Lottery		24 MoReg 1740R	24 MoReg 2645R	
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13 CSR 40-2.310	Division of Family Services	23 MoReg 2133T			
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13 CSR 40-2.345	Division of Family Services	23 MoReg 2134T			
13 CSR 40-2.350	Division of Family Services	23 MoReg 2134T			
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13 CSR 70-15.040	Medical Services .....		24 MoReg 1540 .....	24 MoReg 2596	
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